EXHIBIT

Case 1:05-cv-03939-CM led 02/14/2008 Page 2 of 24 ABRUBAN MARCHE Attorney for Petitioner 9250 Wilshire Boulevard AUG 1/0 1962 Address Beverly Hills, California CRestview 6-3123 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNI IN AND FOR THE COUNTY OF LOS ANGELES .58935No. In the Matter of the Estate of ORDER APPOINTING SPECIAL 100 ADMINISTRAT.RIX.... Deceased The petition of ____Inez_C. Melson Arrahen Varcus special letters of administration of the estate of the deceased in the above entitled proceeding, some having been filed herein, coming on regularly to be heard on August. факсионананананы баксионанана Divises, in Department S., the Honorable Clyos Country Court, after exemining the petition, finds that all actions are introducted by law. and that the facts alleged in said petition are true, and the evidence having been heard, grants said petition as follows: It is Ordered, Adjudged and Decreed that..... August 5 1862 then a resident of the County of Los Angeles, State of California, or the County of New York, OFF and left estate in the State of (....is hereby appointed spec and, shift shall have power and authority to take possession of all the real al property of the decedent and preserve it from damage, waste and injury and to collect sent and other income belonging to the estate and for any such purpose S.h.S., may conmaintain or defend suits or other legal proceedings necessary to carry out these powers; an ines C. Melson pond w such special administrate in the sum of \$.5.0,000 sonal and that thereupon special letters of administration be ned to he in conformity with this order, upon him taking the oath required by law. residence. SPAI 02/58 ORDER APPOINTING SPECIAL ADMINISTRATOR

THE DOCUMENT TO WHICH THIS CERTIFICATE I ATTACHED IS A FULL, TRUE, AND CORRECT CC OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.

This is the best

microfilm copy rvailable

JOHN A. CLARKE, CLERK

Syecutive Officer/Clerk of the Superior
California, County of Los Angeles

By

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CALIFORNIA

By

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By

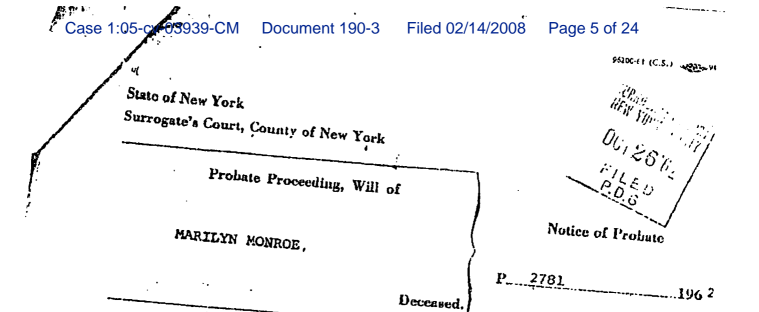
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CALIFORNIA

BY

JAN 23 2008

EXHIBIT



Notice is hereby given that the Last Will and Testament of

MARILYN MONROE

late of the	- City
New York l	as been offered for product. County of New York and State of
that the pro	as been offered for probate in the Surrogate's Court of the County of New York, ponent of said Will AARON R. Process
ranisis .	No. 10 West 86th Street, New York, New York
	New York, New York

and that the following are the names and post-office addresses of the legatees, devisees and other beneficiaries as set forth in the petition herein who have not been cited or have not appeared or waived citation; and as to such persons as are infants or incompetents, the names and post-office addresses of the persons to whom an additional copy of the Notice of Probate is required to be mailed:

Ν	an	$\imath e$

Post-Office Address

PATRICIA ROSTEN, an infant

84 Remson Street. Brooklyn, New York

NORMAN and HEDDA ROSTEN, on behalf of infant, PATRICIA ROSTEN 84 Remson Street Brooklyn, New York

EXHIBIT

At Chambers of the Surrogate's Court held in and for the County of New York at the Surrogate's office in the Hall of Records in said County on the 24 day of October, 1962.

Maria escali PRESENT:

HON. S. SAMUEL DIFALCO

Surrogate



Probate Proceeding, Will of

MARILYN MONROE

DECREE ADMITTING WILL

P. 2781-1962

Deceased

The citation herein having been duly issued, served 4:3:15 and returned, and the Surrogate having, on his own motion appointed ARTHUR N. FIELD, ESQ., special guardian of the decedent mother, Gladys Baker, an incompetent, the allegations of the Darties appear a specific contract of the specific parties appearing having been heard, and the proofs having been hop our none in duly taken by the Surrogate, among other things as to the execution of the paper writing dated January 14, 1961 which has The state of the s In water burn of the control of been offered for probate as the Last Will of Marilyn Monroe, and the probate of said Will not having been contested, and it appearing to the Surrogate that the Will was duly executed. and that the Testator at the time of executing it, was in all

ORDERED, ADJUDGED AND DECREED that the instrument offered for probate herein be and the same hereby is admitted to probate as the Last Will and Testament of Marilyn Monroe,

respects competent to make a Will and not under any restraint,

19

it is

deceased, valid to pass real and personal property, and that

letters testamentary be issued thereon to the Executor and Trus
tee, upon qualifying thereunder and executing a bond according

to law with sufficient sureties to be approved by the Surrogate

in the penalty of 100007

Dollars, for the Execu
tor and in the penalty of 100007

Dollars, for the

Trustee, for the proper performance of his respective duties;

And that ARTHUR N. FIELD, ESQ., the special guardian herein, is hereby allowed

Dollars as compensation for his

services.

53. Oak

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the letters testamentary shall contain an endorsement restraining the executor from the receipt of assets exceeding the aggregate value of ONE HUNDRED THOUSAND (\$100,000.) DOLLARS until further order, and that letters of trusteeship shall contain an endorsement restraining the trustee from receiving assets in excess of FIFTY THOUSAND (\$50,000.) DOLLARS until the further order of the Surrogate.

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Two bonds approved Catolier 1962

DRISHALADMITTED TO PROBATE OCTOBER 30,1962

LETH OF THE SURMOGRIES CUITAI

day of

At Chambers of the Surrogate's Court held in and for the County of New York at the Surrogate's office in the Hall of Records in said County on the 29 day of October, 1962.

PRESENT:

HON. S. SAMUEL DIFALCO

Surrogate

Deceased

Probate Proceeding, Will of

MARILYN HONROB

DECREE ADMITTING WILL

P. 2781-1962

The citation herein having been duly issued, served end returned, and the Surrogate having, on his own motion appointed ARTHUR N. FIELD, ESQ., opecial guardian of the decedent's mother, Gladys Baker, an incompetent, the allegations of the parties appearing having been heard, and the proofs having been duly taken by the Surrogate, among other things as to the execution of the paper writing dated January 14, 1961 which has been offered for probate as the Last Will of Marilyn Monroe, and the probate of said Will not having been contested, and it appearing to the Surrogate that the Will was duly executed, and that the Testator at the time of executing it, was in all respects competent to make a Will and not under any restraint, 1t 10

ORDERED, ADJUDGED AND DECREED that the instrument offered for probate herein be and the same hereby is admitted to probate as the Last Will and Testament of Marilyn Monroo,

deceased, valid to pass real and personal property, and that
letters testamentary be issued thereon to the Executor and Trustes, upon qualifying thereunder and executing a bond according
to law with sufficient sureties to be approved by the Surrogate
sum
in the peralty of \$100,000 Dollars, for the Executor and in the peralty of \$50,000 Dollars, for the
Trustee, for the proper performance of his respective duties;

And that ARTHUR H. FIELD, ESQ., the special guardian herein, is hereby allowed 02500

services.

Dollars as compensation for his .

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the letters testamentary shall contain an endorsement restraining the executor from the receipt of assets exceeding the aggregate value of ONE HUMBRED THOUSAND (\$100,000.) DOLLARS until further order, and that letters of trusteeship shall contain an endorsement restraining the trustee from receiving assets in excess of FIFTY THOUSAND (\$50,000.) DOLLARS until the further order of the Surrogate.

S. SAMUEL DIFALCO Surrogate

I, MARILYN MONROE, do make, publish and declare this to 整建 医腹腔 化乙基甲酚 海岸沟流水水流流流 be my Last Will and Testament:

FIRST: I horeby revoke all former Wills and Codicile by me made: The first a live out of the large of the term of the

Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Contro The state of the state of SECOND: I direct my Executor, hereinafter named, to pay all of my just debts, funeral expenses and testamentary charges as soon after my doath as can conveniently be dons.

THIRD: I direct that all succession, estate or inheritance taxes which may be levied against my estate and/or : against any legacies and/or devisos hereinafter not forth shall be paid out of my residuary estate.

- Add to the large and Allian FOURTH: (a) I give and bequeath to BERNICE MIRACLE, chould she survive me, the sum of \$10,000.00.
- (b) I give and bequeath to MAY REIS, should the survive me, the sum of \$10,000.00.
- (c) I give and bequeath to NOFMAN and MEDDA ROSTEN, or to the survivor of them, or if they should both predecease me, then to their daughter, PATRICIA ROSTEN, the sum of \$5,000.00, it being my wish that such sum be used for the education of PATRICIA ROSTEN.
- (d) I give and bequeath all of my personnl . effects and clothing to LEE STRASBERG, or if he should predecease me, then to my Encoutor hereinafter named, it being my desire : that he distribute there, in his sole discretion, among my friends, colleagues and those to whom I am devoted.

As at a comment of the second FIFTH: I give and bequeath to my Trustee, hereinafter named, the cum of 0100,000.00, in Trust, for the following uses and purposed:

- (a) To hold, manage, invest and reinvest the said property and to receive and collect the income therefrom.
- (b) To pay the net income therefrom, together with such amounts of principal as shall be necessary to provide \$5,000.00 per annum, in equal quarterly installments, for the maintenance and support of my mother, GLADYS BAKER, during her lifetime.
- (c) To pay the not income therefrom, together with such amounts of principal as shall be necessary to provide \$2,500.00 per annum, in equal quarterly installments, for the maintonance and support of MRS. MICHAEL CHERHOV during her lifetime.
- (d) Upon the death of the purvivor between my mother, GLADYS BAKER, and MRS. MICHAEL CHEKHOV to pay over the principal romaining in the Trust, together with any accumulated income, to DR. MARIANNE KRIS to be used by her for the furtherance of the work of such psychiatric institutions or groups as she shall elect.

SIKTH: All the root, residue and remainder of my ostato, both real and personal, of whatsoever nature and wheresoover cituate, of which I shall die seized or possessed or to which I shall be in any way entitled, or ever which I shall possess any power of appointment by Will at the time of my death, including any lapsed legacies, I give, devise and bequeath as follows:

(a) To MAY REIS the sum of \$40,000.00 or 25% of the total remainder of my estate, whichever chall be the lesser.

- (b) to DR. MARIANNE KRIS 25% of the balance thereof, to be used by her as set forth in ARTICLE FIFTH (d) of this my Last Will and Testament.
- (c) To LEE STRASBERG the entire remaining balance.

SEVENTH: I nominate, constitute and appoint AARON R. FROSCH Executor of this my last Will and Tastament. In the event that he should die or fail to qualify, or resign or for any other reason be unable to act, I nominate, constitute and appoint L. ARNOLD WEISSBERGER in his place and stead.

EIGHTH: I nominate, constitute and appoint AARON R. FROSCH Trustee under this my lost Will and Testament. In the event he should die or fail to qualify, or resign or for any other reason be unable to act, I nominate, constitute and appoint L. ARNOLD WEISSBERGER in his place and stead.

/	8/	MARILYN	MONROR	L.S.	Ì

SIGNED, SEALED, PUBLISHED and DECLARED by MARILYN MONROE. the Testatrix above named, as and for her last will and Testament, in our presence and we, at her request and in her presence and in the presence of each other, have horeunto subscribed our names as witnesses this 14 day of January, One Thousand Nine Hundred Sixty-One.

/o/ AARON R. FROSCH	residing	at_	10 H	est 86	th St	., N.	Y.C.		
/s/ LOUISE H. WHITE	, rosiding	at	209	E.56th	St.,	Now	York	22,	NY
	esiding	at							

EXHIBIT

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- .: 3-24-62 06014 4037775 15. 1 GANG, TYRE, RUDIN & BROWN
6400 Sunset Building
2 Los Angeles 28, Ualifornia
ROllywood 3-4863 1 7 DATE OF HEARING \times WILL $_{\sim}$ SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES 19 NO. 458-935 IN THE MATTER OF THE ESTATE) 11 PETITION FOR PROBATE OF FOREIGN WILL AND FOR 13 NARILYN MONROE. ANCILLARY LETTERS TESTAMENTARY. Decembed. . 14 and the second 15 The petition of AARON R. FROSCH, of the County of 18 New York. State of New York, respectfully states: MARILYN MONROE died on or about August 5, 1902, at Los Angeles, Uslifornia. Baid deceased at the time of her death was Comby of the lowby of the York, State. 73 of Sev York. Said deceased left estate in the County of Los Angeles, State of California, consisting and personal property and personal property; the character and Treatizated value of the property of said estate in California 28 and the probable annual income therefrom, so far as known 28 29 to your petitioner, are as follows: 29 MIXIN NOTE THE PARTY OF THE PAR . . 20 Belleville and the second 31 92 32

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1	Estimated Value	Probable Annual Income	١
2			2
Real property	\$60,000.00	None	3
4 Personal property:			4
5 (1) Furniture, furnish- ings, etc.	\$ 3,200.00	None	5
6 (2) Stocks and bonds 7	None	Non	1
s (3) Bank accounts	\$ 2,200.00	None	:
		ya a sana a	9 का <u>र</u> ाहर
10 4. Said deceased lef	t a will dated	January 14, 1961,	10
11 which has been du	ly proved, allow	wed and admitted	11
12 to probate in the Surrogate's	Court, County o	f New York,	12
13 State of New York. A duly aut	henticated copy	of the pro-	13
14 ceedings in New York, includin	g the Will and	Decree Admitting	14
15 Will to probate in the above m			15
16 filed herewith; and conformed			16
17 Decree Admitting Will are atta	ohed hereto mar	ked Exhibit "A"	17
18 and pade a part hereof. The W			18
19 with the laws of the State of			19
20 testatrix was domiciled at the			70
21 in conformity with the laws of	this State) and	d said Surrogate's	21
Manager of a terrestine of a duittin			22
23 court of competent jurisdiction	n and had juris	diction ever the	23
74 matters and of all parties int	erested in the	estate.	24:
25 5. Aaron R. Frosch r			25
thereof, consents	to act as such	executor in	26
27 the ancillary proceedings in (California.		27
1 6. The names, ages t		f the deviaces	26
and legatees name	ALLEGE STATES	Marie at	~ 11
And The Control of th	an th cha witt o	, addonned arm	30
30 as follows:			
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	Patricia Rost	en 🌅	infar	ıt	84 Rem	sen Str	eet	15	
16		en, trigger. On the scalar in the con-			Brookl	yn, New	York	16	
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27	surviving her	no parent, spo	use,	ch11d	ren, 1s	saue of	decease	d 27	
90	phildren, brot	thers, sisters,	or i	SSUE	of dece	ased b			
29	sisters.			্লকে ক্	왕 (1964년) - 13	\$ * ·		21	•
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37	petitioner, ar	e we fortows;						32	

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	Gladys Baker	mother	0461 21	Conservator of	3
energy services		e Sue La companya di Santa		Gladys Eley, aka Gladys Baker, an	4
erregise s in inter		**		incompetent, 9110 Sunset Boulevar	
	6			Los Angeles 69, Cali	f.
	Berniece Miracl 7 (named in the W				,
	as Bernice Mira		over 21	330 S. West 27th St. Gainesville, Florida	
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	9	and	mmana that t	ho Will or	12
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	11 decedent may be				
	12 that ancillary	letters testame	ntary be 183	ued to petitioner	12
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	21 COUNTY OF NEW ?	corux) 58.			21
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		Aaron R. Fr	Bch	7	31
Mary Mary	11 Indiana in the second	er phonological production of the	eld a groundlepole arrow o	Bern Carrier Con To the	32

I, MARILYN MONROE, do make, publish and declare this to be my Last Will and Testament.

PIRST: I hereby revoke all former Wills and Codicils
by me made.

SECOND: I direct my Executor, hereinafter named, to pay all of my just debts, funeral expenses and testamentary charges as soon after my death as can conveniently be lone.

inheritance taxes which may be levied against my estate and/or against any legacies and/or devises hereinafter set forth shall be paid out of my residuary estate.

- FOURTH: (a) I give and bequeath to BERNICE MIRACLE, should she survive me, the sum of \$10,000.00.
- (b) I give and bequeath to MAY REIS, should she survive me, the sum of \$10,000.00.
- (c) I give and bequeath to NORMAN and HEDDA ROSTEN, or to the survivor of them, or if they should both preducease me, then to their daughter, PATRICIA ROSTEN, the sum of \$5,000.00, it being my wish that such sum be used for the education of PATRICIA ROSTER.
- (d) I give and bequeath all of my personal effects and clothing to IEE STRASBERG, or if he should predecease me, then to my Executor hereinafter named, it being my desire that he distribute these, in his sole discretion, among my friends, colleagues and those to whom I am devoted.

FIFTH: I give and bequeath to my Trustee, herein

EXHIBIT "A"

SGAL 0225

eins .

At the second

named, the sum of \$100,000.00, in Trust, for the following these and purposes:

- To hold, manage, invest and reinvest the said property and to receive and collect the income therefrom.
- (b) To pay the net income therefrom, together with such amounts of principal as shall be necessary to provide \$5,000.00 per annum, in equal quarterly lasterly hasterly hasterly maintenance and support of my mother, GLADYS BAKER, 1.016 just TIFE CIENT OF THE PARTY OF THE
- (c) To pay the net income therefrom, together with such amounts of principal as shall be necessary to recytic \$2,500.00 per annum, in equal quarterly installments, for the maintenance and support of MRS. MICHAEL CHEKHOV during her life-
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SIXTHE All the rest, residue and remainder of estate, both real and personal, of whatsoever nature and ever situate, of which I shall die seized or possessed on I shall be in any way entitled, or over which I shall poi power of appointment by Will at the time of my death, in any lapsed legacies, I give, devise and bequeath as 2

(a) To MAY REIS the sum of \$40 of the total remainder of my estate, whiches

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- (b) to DR. MARIANNE KRIS 25% of the bilance hereof, to be used by her as set forth in ARTICLE FIFTH (d) of this my last Will and Testament.
- (c) To LEE STRASBERG the entire remaining balance.

SEVENTH: I nominate, constitute and appoint The total FROSCH Executor of this my Last Will and Testament. In the event that he should die or fail to qualify, or resign or for any other reason be unable to act, I nominate, constitute and appoint L. ARNOLD WEISSBERGER in his place and stead.

I nominate, constitute and appoint AARON R. PROSCH Trustee under this my Last Will and Testament. In the event he should die or fail to qualify, or resign or for any other reason be unable to act, I nominate, constitute and appoint L. ARNOLD WEISSBERGER in his place and stead.

> /s/ MARILYN MONROE (L.S.)

SIGNED, SEALED, PUBLISHED and DECLARED by MARILYN MONROE, the Testatrix above named, as and for her last Will and Testament, in our presence and we, at her request and in her presence and in the presence of each other h of a line of a long thousand wine windred sixty one

AARON R. PROSON	residing at_	10 West 86th St	., N.Y.C.	\$18
/s/ LOUISE H. WHITE	residing at	209 E.56th St.,	New York	22 N
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residing at

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At Chambers of the Surrogate's Court held in and for the County of New York at the Surrogate's office in the Hall of Records in said County on the 29 day of October, 1962.

PRESENT:

SHEEP HATE MAN WITH

HON. S. SAMUEL DIFALCO

Surrogate

Probate Prosecting, Will of

MARILYN MONROE

DECREE ADMITTING WILL

P. 2781-1962

Deceased

The citation herein having been duly issued, served and returned, and the Surregate having, on his own motion appointed ARTHUR N. FIELD, ESQ., special guardian of the decedent's mother, Gladys Baker, an incompetent, the allegations of the parties appearing having been heard and the proofs having been duly taken by the Surrogate, among other things as to the execution of the paper writing dated January 14, 1961 which has been offered for probate as the Last Will of Marilyn Monree,

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A CONTRACTOR OF THE PROPERTY O

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deceased, welld to passireal and personal property, and that letters testamentary be issued thereon to the Executor and Irustee, upon qualifying thereunder and executing a bond according to law with sufficient sureties to be approved by the Surrowate in the penalty of \$100,000 Dollars, for the Executor and in the penalty of \$50,000 Dollars, for the

Trustee, for the proper performance of his respective duties;

And that ARTHUR N. FIELD, ESQ., the special guardian herein, is hereby allowed \$2500

Dollars as compensation for his

BOTY1008.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the letters testamentary shall centain an endersement restraining the executor from the receipt of assets exceeding the aggregate value of ONE HUNDRED THOUSAND (\$100,000.) Dellars until further order, and that letters of trusteeship shall contain an endorsement restraining the trustee from receiving assets in excess of FIFTY THOUSAND (\$50,000.) DOLLARS until the further order of the

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CHARLES .

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THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE, AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.

ATTEST ___ JAN 2 3 2008

JOHN A. CLARKE, CLERK

Executive Officer/Clark of the Superior Court of California, County of Los Angeles.

By K. B. Ochun

_ Deputy

R. BEECHUM SFAI 0230